2:08-cv-00346-MSG ... Pocument 40 ... Filed 10/09/2008 Page 1 of 2

POR THE BASTERN DISTRICT OF PENHSYLVANIA

PR

DAVID T. COOPER.

CIVIL ACTION

Plaintiff.

No. 08-0346

٧.

RAYMOND J. HAVRILAK, et al.,

Dofendant's.

Dep. Clerk

UCT 0 9 2008

RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF DOCUMENTS

Plaintiff David T. Cooper, pro-se, hereinafter referred to as Mr. Cooper, aubmits the following response to the Defendant's Pirat Request for Production of Documents:

(1). The Defendant's as named to this Action were already instructed by the Court to give Plaintiif the Requested Discovery Items Requested, however, have instead, sent a request for production of Documents already in the Defendant's possession and or available to them through the Limited Authority granted under their Job Title, moreover, Mr. Cooper has provided Defendant's Attorney's with Copies of the requested Medical Evidence during the Deposition conducted by Defendant's Attorney's on September 11th, 2008, thus, the requested information is already within the Defendant's Possession and or readily available to Defendant's and their Attorney's as they are Police Officers.

RESPECTFULLY

DATED: 9-25.08

I DAVID COUPL. Do hereby declare that I am the Plaintiff in the foregoing Response to Defendants First request for Production of Documents. I do Certify that I have this day served a true and correct copy of the same upon the below named and in the manner indicated below. I further state that the Statements made herein are true and correct in accordance with Fig. ED

(SERVICE BY U.S. MAIL REGULAR CARRIE

DAVID P. KARAMESSINIS, ESQ., WILLIAM J. FERREN & ASSOCIATES 1500 MARKET STREET, SUITE 2920 PHILADELPHIA, PA. 19102.

CLERK OF COURT ! 601 Market St ROOM 11614 PHICADELPHIA Pa 19106

DATED: 9.25.08

1100 Pike St Hunting den Pa 16654-1112